Ouachita Parish C-20220456 Filed May 12, 2022 12:16 PM Rene Tanner **Deputy Clerk of Court** FAX Received May 11, 2022

OLIVIA CARTER, INDIVIDUALLY AND ON BEHALF OF THE MINOR CHILD, KERRY LEE MADISON

CIVIL DOCKET NUMBER C-20220456

**VERSUS** 

4<sup>TH</sup> JUDICIAL DISTRICT COURT

OCHSNER LSU HEALTH - MONROE \*

**OUACHITA PARISH, LOUISIANA** 

## FIRST AMENDED AND SUPPLEMENTAL PETITION

The petition of OLIVIA CARTER, INDIVIDUALLY AND ON BEHALF OF THE MINOR CHILD, KERRY LEE MADISON, appearing herein through undersigned counsel, respectfully submits:

Petitioners desire to amend and supplement the original Petition for Damages to show that Olivia Carter, Individually and as Independent Administratrix of the Estate of Octavia Taylor; and Olivia Carter, as Provisional Tutrix of the minor child, Kerry Lee Madison are the petitioners.

Petitioner desires to amend and supplement Paragraph Number 1 of its original Petition for Damages to show:

"Made defendants herein are:

- BRFHH MONROE, LLC, a limited liability company, and owner, operator and manager and doing business as OCHSNER LSU HEALTH MONROE, a hospital treating patients at 4864 Jackson Street, Monroe, Ouachita Parish, Louisiana 71201, and who may be served through its agent for service of process, CT CORPORATION SYSTEM, 3867 Plaza Tower Drive, Baton Rouge, Louisiana 70816;
- OCSNER LSU HEALTH SYSTEM OF NORTH LOUISIANA, D/B/A **(2)** OCHSNER LSU HEALTH MONROE, a hospital treating patients at 4864 Jackson Street, Monroe, Ouachita Parish, Louisiana 71201, and who may be

TENDO JO WEISTO Served under ... ... ... ... ... ... ... ... OF COURT PARISH TOWER Drive, Baton Rouge, Louisiana 70816." served through its agent for service of process, CT CORPORATION SYSTEM,

NOSZ WYX 15、 D.IS: II市:

**BECEINED** 

Certified True and

**Correct Copy** 

CertID: 2022051800345

Aloc Ellington

Quachite Parish Deputy Clerk of Cour

Generated Date: 5/18/2022 4:30 PM

3.

Petitioners re-urge and reiterate all other allegations of its original petition.

## WHEREFORE, Petitioners pray:

- (1) That the First Amended and Supplemental Petition be filed;
- (2) That they ré-urge and reiterate all other allegations of their original petition;
- (3) for all such orders and decrees which are necessary for full, general and equitable relief in the premises.

MINIFIELD & HARPER

. CHARLES MINIFIECD, NO. 01968

PAMELA R. HAKPER NO. 19337

1306 Sibley Road (71055) - P. O. Box 796 Minden, Louisiana 71058-0796

Phone: (318) 377-7131

Fax: (318) 371-0902

## **SERVICE INFORMATION:**

PLEASE SERVE THE DEFENDANTS WITH THE ORIGINAL PETITION FOR DAMAGES, ALONG WITH THIS FIRST AMENDED AND SUPPLEMENTAL PETITION AS FOLLOWS:

- (1) BRFHH MONROE, LLC, a limited liability company, and owner, operator and manager and doing business as OCHSNER LSU HEALTH MONROE, a hospital treating patients at 4864 Jackson Street, Monroe, Ouachita Parish, Louisiana 71201, and who may be served through its agent for service of process, CT CORPORATION SYSTEM, 3867 Plaza Tower Drive, Baton Rouge, Louisiana 70816;
- (2) OCSNER LSU HEALTH SYSTEM OF NORTH LOUISIANA, D/B/A OCHSNER LSU HEALTH MONROE, a hospital treating patients at 4864 Jackson Street, Monroe, Ouachita Parish, Louisiana 71201, and who may be served through its agent for service of process, CT CORPORATION SYSTEM, 3867 Plaza Tower Drive, Baton Rouge, Louisiana 70816.

Certified True and
Correct Copy
CertID: 2022051800345

Aloc Ellington

Ouachita Parish Deputy Clerk of Court Generated Date: 5/18/2022 4:30 PM